Caase41122-ccr40004995-55BA Dominmentt232 Filed099/119/1122 Peopel.10683 GALIA A. PHILLIPS - #250551 1300 Clay Street, Suite 600 Oakland, CA 94612 Telephone: (510) 596-1700 3 Facsimile: (510) 596-1701 4 Attorney for Defendant SHAWN SHIELDS 5 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 OAKLAND DIVISION 10 UNITED STATES OF AMERICA, 11 Case No. 12-cr 00495(SBA) 12 Plaintiff. STIPULATION AND PROPOSED ORDER 13 CONTINUING SENTENCING DATE v. 14 SHAWN SHIELDS 15 Defendant. 16 17 18 19 I. **STIPULATION** 20 Defendant Shawn Shields needs additional time to schedule the Presentence Report 21 interview and provide the probation officer with substantial medical records. The probation 22 officer needs additional time to draft the Presentence Report. Accordingly, the United States of 23 America and defendant Shawn Shields stipulate that the change of plea and sentencing date 24 currently scheduled for October 30, 2012 be continued to November 27, 2012. 25 To allow time for the Court to consider the proposed plea agreement and for the 26 preparation of a Presentence Investigation Report by the United States Probation Office, the 27 Court already ordered that the time between August 7, 2012 and October 30, 2012 should be 28 excluded under the Speedy Trial Act, and specifically pursuant to 18 U.S.C. § 3161(h)(1)(G), for

consideration by the Court of a proposed plea agreement to be entered into by the defendant and the attorney for the government. The parties request that the Court exclude the time from October 30, 2012 to November 27, 2012 as that time is necessary for the preparation of the Presentence Report and the Court's consideration of the proposed plea agreement. It is so stipulated. Dated: September 14, 2012 By: /s/ GALIA A. PHILLIPS Attorney for Defendant SWHAN SHIELDS Dated: September 14, 2012 JAMES MANN Assistant United States Attorney

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